	Case 3:09-cv-01562-MMA-WMC Documer	nt 1 Filed 07/17/09 PageID.1 Page 1 of 8					
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1 2 3 4 5	Todd M. Friedman (216752) Law Offices of Todd M. Friedman, P.C 369 S. Doheny Dr. #415 Beverly Hills, CA 90211 Phone: 877 206-4741 Fax: 866 623-0228 tfriedman@attorneysforconsumers.con Attorney for Plaintiff	CLERK US DISTRICT OF SALIFORNIA SOUTHERN DISTRICT OF SALIFORNIA BY					
7	UNITED STATES I	DISTRICT COURT					
8 9	FOR THE SOUTHERN DISTRICT OF CALIFORNIA						
10	BILL KIRALY	Case N 09 CV 1562 MMA WMC					
11	Plaintiff.	COMPLAINT FOR VIOLATION					
12) OF FEDERAL FAIR DEBT						
13	vs.	COLLECTION PRACTICES ACT, ROSENTHAL FAIR DEBT					
15	NORTHSTAR LOCATION SERVICES, LLC	COLLECTION PRACTICES ACT, AND INVASION OF PRIVACY					
16	Defendant.						
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18 19							
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21	I. INTRODUCTION						
22	1. This is an action for damages brought by an individual consumer for						
23	Defendant's violations of the Fair Debt Collection Practices Act, 15 U.S.C. §						
24	1692, et seq. (hereinafter "FDCPA"), and the Rosenthal Fair Debt Collection						
25							
26 27	Practices Act, Cal Civ Code § 1788, et seq. (hereinafter "RFDCPA"), both of						
28	which prohibit debt collectors from engaging in abusive, deceptive, and unfair						

practices. Ancillary to the claims above, Plaintiff further alleges claims for invasion of privacy arising from intrusion upon seclusion and public disclosure of private facts.

II. JURISDICTION

2. Jurisdiction of this Court arises under 15 U.S.C. § 1692k(d).

III. PARTIES

- 3. Plaintiff, Bill Kiraly ("Plaintiff"), is a natural person residing in San Diego County in the state of California, and is a "consumer" as defined by the FDCPA, 15 U.S.C. § 1692a(3) and is a "debtor" as defined by Cal Civ Code 1788.2(h).
- 4. At all relevant times herein, Defendant, Northstar Location Services, LLC ("Defendant") was a company engaged, by use of the mails and telephone, in the business of collecting a debt from Plaintiff which qualifies as a "debt," as defined by 15 U.S.C. §1692a(5), and a "consumer debt," as defined by Cal Civ Code § 1788.2(f). Defendant regularly attempts to collect debts alleged to be due another, and therefore is a "debt collector" as defined by the FDCPA, 15 U.S.C. § 1692a(6), and RFDCPA, Cal Civ Code § 1788.2(c).

IV. FACTUAL ALLEGATIONS

5. At various and multiple times prior to the filing of the instant complaint, including within the one year preceding the filing of this complaint,

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Defendant contacted Plaintiff in an attempt to collect an alleged outstanding debt. Defendant's conduct violated the FDCPA and the RFDCPA in multiple ways, including but not limited to:

- a. Communicating with Plaintiff at times or places which were known or should have been known to be inconvenient for Plaintiff, (§ 1692c(a)(1));
- b. Repeatedly contacting Plaintiff at his/her place of employment after being informed that such calls are inconvenient to Plaintiff and violate the policy of Plaintiff's employer (§ 1692c(a)(1)(3)), including calls made to Plaintiff's place of employment;
- c. Causing Plaintiff's telephone to ring repeatedly or continuously with intent to harass, annoy or abuse Plaintiff (§ 1692d(5)); Causing a telephone to ring repeatedly or continuously to annoy Plaintiff (Cal Civ Code § 1788.11(d)). Specifically, Defendant made an average of two or more calls per day to Plaintiff;
- d. Communicating, by telephone or in person, with Plaintiff with such frequency as to be unreasonable and to constitute an harassment to Plaintiff under the circumstances (Cal Civ Code § 1788.11(e)).
- Defendant's aforementioned violations of the FDCPA and RFDCPA 6. also constitute an intentional intrusion into Plaintiff's private places and into

private matters of Plaintiff's life, conducted in a manner highly offensive to a reasonable person. Plaintiff had a subjective expectation of privacy that was objectively reasonable under the circumstances.

- 7. Defendant's aforementioned disclosure of facts regarding Plaintiff's debt to third parties constitutes a public disclosure of a private fact not of legitimate public concern. Defendant's disclosures were highly offensive to a reasonable person.
- 8. As a result of the above violations of the FDCPA, RFDCPA and invasion of privacy, Plaintiff suffered and continues to suffer injury to Plaintiff's feelings, personal humiliation, embarrassment, mental anguish and emotional distress, and Defendant is liable to Plaintiff for Plaintiff's actual damages, statutory damages, and costs and attorney's fees.

COLLECTION PRACTICES ACT

9. Plaintiff reincorporates by reference all of the preceding paragraphs.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully prays that judgment be entered against the Defendant for the following:

- A. Declaratory judgment that Defendant's conduct violated the FDCPA;
- B. Actual damages;

C. Statutory damages;

RFDCPA, those actions were done knowingly and willfully

- D. Costs and reasonable attorney's fees; and,
- E. For such other and further relief as may be just and proper.

COUNT II: VIOLATION OF ROSENTHAL FAIR DEBT COLLECTION PRACTICES ACT

- 10. Plaintiff reincorporates by reference all of the preceding paragraphs.
- 11. To the extent that Defendant's actions, counted above, violated the

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully prays that judgment be entered against the Defendant for the following:

- A. Declaratory judgment that Defendant's conduct violated the RFDCPA;
- B. Actual damages;
- C. Statutory damages for willful and negligent violations;
- D. Costs and reasonable attorney's fees,
- E. For such other and further relief as may be just and proper.

COUNT III: COMMON LAW INVASION OF PRIVACY BY INTRUSION

AND INVASION OF PRIVACY BY PUBLICATION OF PRIVATE FACTS

12. Plaintiff reincorporates by reference all of the preceding paragraphs.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully prays that judgment be entered against the Defendant for the following:

A. Actual damages

- B. Punitive Damages; and,
- C. For such other and further relief as may be just and proper.

PLAINTIFF HEREBY REQUESTS A TRIAL BY JURY

Respectfully submitted this 15th day of July, 2009.



By: s/Todd M. Friedman
TODD M. FRIEDMAN (216752)

L'AW OFFICES OF TODD M.

FRIEDMAN, P.C.

369 S. Doheny Dr. #415

Beverly Hills, CA 90211

Phone: 877 206-4741

Fax: 866 623-0228

tfriedman@attorneysforconsumers.com

Attorney for Plaintiff

SS 44 (Rev. 12/07)

CIVIL COVER SHEET

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The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court of the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

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I. (a) PLAINTIFFS		DEFENDANTS NORTHSTAR LOCATION SERVICES, LLC County of Residence of First Listed Defendants THE FIRST NOTICE OF THE OWNER (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASE, LINE THE LOCATION OF THE			
BILL KIRALY					
(b) County of Residence	e of First Listed Plaintiff San Diego EXCEPT IN U.S. PLAINTIFF CASES)				
			'And I	NVOLVED. BY	
	e, Address, and Telephone Number)	Attorneys (If Rosen)	N 1985	MMA WMc	
Law Offices of Todd M.		741 -			MINIT ANAIR
	5, Beverly Hills, CA 90211, 877-206-47 DICTION (Place an "X" in One Box Only)			RINCIPAL PARTIES	Place an "X" in One Box for Plaintiff
☐ 1 U.S. Government	⊠ 3 Federal Question	((For Diversity Cases Only)		and One Box for Defendant) PTF DEF
Plaintiff	(U.S. Government Not a Party)	Citize	en of This State		incipal Place 🔲 4 🗇 🕯
2 U.S. Government Defendant	☐ 4 Diversity	Citize	en of Another State	2	
	(Indicate Citizenship of Parties in Item III)	Citize	en or Subject of a	3 🗇 3 Foreign Nation	□ 6 □ 6
THE STATE OF STATE			reign Country		
IV. NATURE OF SUI	IT (Place an "X" in One Box Only)	THE SEFC	DREIMITURE/PENALTY®®	BANKRUPTGY	OTHER STATUTES
110 Insurance 120 Marine 130 Miller Act 140 Negotiable Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excl. Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise 210 Land Condemnation 220 Foreclosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property	Slander 368 Asbestos Persona Injury Product Liability Liability PERSONAL PROPER: 345 Marine Product Liability 370 Other Fraud 375 Motor Vehicle Product Liability 385 Other Personal Property Damage Product Liability 386 Other Personal Property Damage Product Liability Injury	- 62 - 62 - 63 - 64 - 65 - 66 - 72 - 73 - 74 - 79 - 46 - 46 - 46	0 Fair Labor Standards Act 20 Labor/Mgmt. Relations 30 Labor/Mgmt.Reporting & Disclosure Act		□ 470 Racketeer Influenced and Cornupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 810 Selective Service □ 850 Securities/Commodities/Exchange □ 875 Customer Challenge □ 12 USC 3410 ■ 890 Other Statutory Actions □ 891 Agricultural Acts
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VI. CAUSE OF ACT				al statutes unless diversity):	
	Violation of the Fair Debt Collect			OHDOV VDO 1	if domanded in some lates.
VII. REQUESTED IN COMPLAINT:	N CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23	N D	DEMAND \$	CHECK YES only JURY DEMAND	r if demanded in complaint: : ☑ Yes ☐ No
VIII. RELATED CAS	SE(S) (See instructions): JUDGE			DOCKET NUMBER	
DATE	SIGNATURE OF AT	TTORNEY	OF RECORD		
07/15/2009 FOR OFFICE USE ONLY		\rightarrow			W
2110	AMOUNT APPLYING JEP	_	JUDGE _	MAG. JU	DGE
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Court Name: USDC California Southern

Division: 3

Receipt Number: CAS003119 Cashier ID: sramirez

Transaction Date: 07/17/2009

Payer Name: LAW OFFICES OF FRIEDMAN

CIVIL FILING FEE

For: KIRALY V. NORTHSTAR

Case/Party: D-CAS-3-09-CV-001562-001

Amount: \$350.00

CHECK

Check/Money Order Num: 1205 Amt Tendered: \$350.00

Total Due: \$350.00

Total Tendered: \$350.00

Change Amt: \$0.00

There will be a fee of \$45.00 charged for any returned check.